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DATE MAILED: 12/14/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/664,729	09/18/2003	Arihiro Takeda	1117.68339	5616
75	590 12/14/2004		EXAMINER	
Patrick G. Burns, Esq.			DUONG, THOI V	
GREER, BURN	NS & CRAIN, LTD.		A DT LINUT	PAPER NUMBER
Suite 2500			ART UNIT	PAPER NUMBER
300 South Wacker Dr.			2871	
Chicago, IL 6	60606		D. TT. 14 H. TT. 10 H. 1000	

Please find below and/or attached an Office communication concerning this application or proceeding.

			Me
	Application No.	Applicant(s)	
	10/664,729	TAKEDA ET AL.	
Office Action Summary	Examiner	Art Unit	
	Thoi V Duong	2871	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet v	vith the correspondence add	ress
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a rep If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut. Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).		reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this com NBANDONED (35 U.S.C. § 133).	nmunication.
Status	•		
<ul> <li>1) Responsive to communication(s) filed on 28.5</li> <li>2a) This action is FINAL.</li> <li>2b) This 3) Since this application is in condition for allowed closed in accordance with the practice under</li> </ul>	is action is non-final. ance except for formal ma	•	merits is
Disposition of Claims			
4)  Claim(s) 27-31 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5)  Claim(s) is/are allowed. 6)  Claim(s) 27-31 is/are rejected. 7)  Claim(s) is/are objected to. 8)  Claim(s) are subject to restriction and/	awn from consideration.		
Application Papers	,		
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	cepted or b) objected to e drawing(s) be held in abeya ction is required if the drawin	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFF	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	nts have been received.  Its have been received in ority documents have bee au (PCT Rule 17.2(a)).	Application No. <u>10/047,216</u> . n received in this National S	
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 0504.	Paper No	Summary (PTO-413) o(s)/Mail Date Informal Patent Application (PTO-	-152)

Art Unit: 2871

## **DETAILED ACTION**

This office action is in response to the Amendment filed September 28, 2004.
 Accordingly, claim 27 was amended, claims 1-26 and 32-33 were cancelled.
 Currently, claims 27-31 are pending in this application.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 27-31 are rejected under 35 U.S.C. 102(e) as being anticipated by Song et al. (USPN 6,710,837 B1).

Re claim 27, Song et al. discloses a liquid crystal display device comprising:

a first substrate 10 (TFT substrate) having thereon a pixel electrode 200 and an active element (Figs. 20A-20D; col. 11, line 65 through col. 12, line 15);

Art Unit: 2871

a second substrate 20 (color filter substrate) having thereon an opposed electrode 130 (see Figs. 19A-19E; col. 11, lines 58-64); and

a liquid crystal layer interposed between said first and second substrates with said electrodes facing each other (col. 12, lines 15-23),

wherein, as shown in Figs. 17 and 18, a first orientation control element (horizontal portion of 252 of a crossed-shaped aperture 250) extending in a nonparallel direction (direction 333) relative to an extending direction of an edge of said pixel electrode 200 (direction 444) and a second orientation control element (vertical portion of a protrusion pattern 170) extending in a parallel direction relative to an extending direction of said edge (direction 444) are provided on at least one of said first and second substrates; and

said second orientation control element is constituted by an assembly of plural orientation control elements (protrusions of the protrusion pattern 170 connected together along the edge of the pixel electrode 200 in the direction 444) having directivity in a direction of the substrate's plane surface (see also Fig. 19E).

wherein, re claim 29, said first orientation control element is a slit (aperture) formed in said pixel electrode 200 (col. 9, lines 65-67);

wherein, re claim 30, said second orientation control elements is a protrusion formed on said opposed electrode 130 (Fig. 19E); and

wherein, re claim 31, a dielectric anisotropy of said liquid crystal molecules of said liquid crystal layer is negative (col. 12, lines 19-23).

Art Unit: 2871

Re claim 28, as shown in Figs. 17, 18 and 19E, the protrusion pattern 170 of Song et al. comprises a plurality of horizontal portions formed in the direction 333 which may be considered as a first orientation control element (instead of the horizontal portion 252 of the aperture 250), where said second orientation control element is formed to extend in an outer direction from said first orientation control element (direction 444 along the edge of the pixel electrode 200) which is adjacent to said second control element on the same substrate 20.

## Response to Arguments

4. Applicant's arguments filed September 28, 2004 have been fully considered but they are not persuasive.

Re claim 27, Applicant argued that the Examiner has not identified an assembly of shapes in Song that extend in the same parallel direction on the pixel edge. The Examiner disagrees with Applicant's remarks since Figs. 17 and 18 of Song clearly show that the vertical portion of the protrusion pattern 170 is an assembly of plurality orientation control elements which are connected together along the edge of the pixel electrode 200 in the direction 444.

Re claim 28, Applicant also argued that Song et al. teach away from the claimed invention which recites that the first and second orientation control elements are located on the same substrate. The Examiner disagrees since the horizontal portion of the protrusion pattern 170 may be considered as a first orientation control element instead of the horizontal portion 252 of the aperture 250; therefore, the second orientation control element, which is a vertical portion of the protrusion pattern 170, and the first

Art Unit: 2871

orientation control element are formed on the same substrate as shown in Figs. 17 and

19E.

Conclusion

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within

TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the mailing date of this final action.

6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Thoi V. Duong whose telephone number is (571) 272-

2292. The examiner can normally be reached on Monday-Friday from 8:30 am to 4:30

pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Robert Kim, can be reached at (571) 272-2293.

Thoi Duong

12/04/2004

Page 5

PRIMARY EXAMINER